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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/533,780	02/06/2006	Harald Georgesohn	095309.56273US	6077
23911 CROWELL & I	7590 06/06/200 MORING LLP	EXAMINER		
INTELLECTUAL PROPERTY GROUP			WILLIAMS, MARK A	
P.O. BOX 14300 WASHINGTON, DC 20044-4300			ART UNIT	PAPER NUMBER
			3673	
			MAIL DATE	DELIVERY MODE
			06/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/533,780	GEORGESOHN, HARALD			
Office Action Summary	Examiner	Art Unit			
	MARK A. WILLIAMS	3673			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>3/7/06</u> This action is FINAL . 2b)⊠ This Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 10-20 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 10-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or	vn from consideration. relection requirement. r. epted or b) □ objected to by the Edrawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correcti		•			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5/4.05.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. Claims 10-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 10, lines 10-12, the phrase "and has at least onemounting opening" is not fully understood, and is indefinite. In particular, in "groove which can be pushed onto a retaining flange", it is not understood in the context of the claim language how a groove can be pushed onto a flange as claimed.

In claim 16, "a push-push mechanism" is not fully understood in the context of the invention.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 10-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Pajakowski. A locking device for locking a filler neck compartment cover of a vehicle that can be moved into an open position and into a closed position, comprising a locking element (34, 54) for blocking the filler neck compartment cover 70 in the closed position; and inherently having a servo drive 54 for displacing the locking element (since it is an electronically driven plunger) from a release position into a blocking position, wherein the locking device is designed as a preassembled, modular unit which can be fastened in an edge region of a mounting opening 16 provided in a body part of the vehicle, serves to house the filler neck compartment 24, and has, as best understood, at least one retaining groove 31 which can be pushed onto a retaining flange 17 located in or on the mounting opening. The mounting opening has a marginal cutout. The retaining flange is formed on the marginal cutout. The retaining groove is provided on a housing of a filler neck compartment cover lifting arrangement 22. The filler neck compartment cover lifting arrangement has at least two retaining webs 28 arranged at a distance from one another, and wherein each of the retaining webs has a retaining groove near 32. An engagement opening 37 for a mating element on the filler neck compartment cover interacts with the locking element.

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The filler neck compartment cover lifting arrangement comprises, as best understood, a push-push mechanism. The servo drive and the filler neck compartment cover lifting arrangement are each broadly considered to be designed as a modular unit. The servo drive and the filler neck compartment cover lifting arrangement are detachably connected to one another. When in the mounted state, the filler neck compartment engages into a free space between the retaining webs, and wherein the filler neck compartment can be fastened to the filler neck compartment cover lifting arrangement. The filler neck compartment can be fastened to at least one of the retaining webs and the body part.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARK A. WILLIAMS whose telephone number is (571)272-7064. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patricia Engle can be reached on (571) 272-6660. The fax

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phone number for the organization where this application or proceeding is assigned

is 571-273-8300.

Information regarding the status of an application may be obtained from the

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the automated information system, call 800-786-9199 (IN USA OR CANADA) or

571-272-1000.

/Patricia L Engle/

Supervisory Patent Examiner,

Art Unit 3673

/Mark Williams/

6/5/08